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31417 7590 67/24/2008 SCHWABE, WILLIAMSON & WYATT, P.C. PACWEST CENTER, SUITE 1900			EXAM	EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Office Action Summary

Application No.	Applicant(s)	
10/681,885	RAO, RAM R.	
Examiner	Art Unit	
JAMES A. FLETCHER	2621	

O'MICO'C' EL TOTILITY ZOZI				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MALING DATE OF THIS COMMUNICATION.  Extension of time may be available under the provisions of 37 CFR 1.33(a). In no event, however, may a regy be timely filed to the second of the provision of 37 CFR 1.33(a). In no event, however, may a regy be timely filed.  If NO period for reply is apecified above, the maximum situationy period will apply and will expire SIX (b) MOXITIS from the mailing date of this communication. Failure to reply within the set or extended period for reply will by the set or extended period for reply will by the set, cause the application to become ARMOONED (38 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned parter time adjustment. See 37 CFR 1.74(b).				
Status				
1) Responsive to communication(s) filed on 11 April 2008.				
2a)⊠ This action is <b>FINAL</b> . 2b)□ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims				
4) Claim(s) 1-28 is/are pending in the application.				
4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-28</u> is/are rejected.				
7) Claim(s)is/are objected to.				
8) Claim(s) are subject to restriction and/or election requirement.				
Application Papers				
9) The specification is objected to by the Examiner.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:				
<ol> <li>Certified copies of the priority documents have been received.</li> </ol>				
2. Certified copies of the priority documents have been received in Application No				
3. Copies of the certified copies of the priority documents have been received in this National Stage				
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.				
ode the attached detailed Onice action for a list of the certified copies not received.				
Attachment(s)				

 Notice of References Cited (PTO-892)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/SE/DE) Paper No(s)/Mail Date \_\_\_\_\_

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.
\_\_\_\_\_.

5) Notice of Informal Patent Application 6) Other: \_\_\_

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

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#### DETAILED ACTION

#### Response to Arguments

 Applicant's arguments with respect to claims 1 and 12 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior at are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-11 and 19-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Greenwood (US PG Publication 20030198458), in further view of Obrador (US PG Publication 20030031460)

Regarding claim 1, Greenwood discloses a method for digitally storing a received program, comprising:

- storing the received program as a first digital copy having a first quality level (Paragraph 0018 "new content in the form of a video program is received by the system");
- converting the first digital copy into a second digital copy having a second
  quality level of lesser quality than the first quality level (Paragraph 0017 "A
  storage management system 200 in FIG. 2 selectively reduces a quality level
  of previously stored content to free storage space for new content");

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storing the second digital copy (paragraph 0019 "Once it is determined that
additional storage space is required for a currently identified or, optionally, yet
to be identified video, and a video for quality reduction is identified, a decoder
230 and encoder 235 are used to convert the quality of the video and restore
it to storage"); and

applying a retention policy which requires at least deletion of selected ones of
the stored first and second digital copies (Paragraph 0020 "a decoder 230
and encoder 235 are used to convert the quality of the video and restore it to
storage. The higher quality copy of the video is then deleted from storage").

Greenwood is silent regarding the simultaneous storage of both a high and low quality copy.

Obrador teaches the simultaneous storage of both a high and low copy recording (Paragraph 0019 "two different audio tracks may be acquired by the camera 100 at the same time, a low quality audio track that accompanies the audio/video sequence 120 recording and a high quality audio track").

As taught by Obrador, simultaneous storage of both high and low quality recordings is well known, and provides the user with a selectable quality recording after the fact.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Greenwood in order to provide simultaneous recordings of both high and low quality.

Regarding claim 2, Greenwood discloses a method further comprising:

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receiving a request to schedule a recording of the program (Paragraph 0002
 "Recording systems for recording content, such as video programs received
 in the home are becoming more prevalent. Such systems allow a user in the
 home to select programs to record for later playback.");

- determining a recording quality and a longevity for the program (Paragraph 0018 "A determining module 215 monitors storage levels in a storage 220 to determine if there is sufficient storage space for the video program. In some embodiments, the video program indicates how much storage space it requires."); and
- associating the recording quality and longevity with the program (Paragraph
  0019 "If the determining module determines that there is insufficient storage
  space available, an identifier module is used to determine which videos
  qualify for quality reduction. This is based on the length of time a video has
  been stored, frequency of viewing of the video, when it was last viewed, or
  based on a user defined priority for the video"); wherein
- applying the retention policy is performed based at least in part on the
  associated desired longevity (Paragraph 0019 "If the determining module
  determines that there is insufficient storage space available, an identifier
  module is used to determine which videos qualify for quality reduction. This is
  based on the length of time a video has been stored, frequency of viewing of
  the video, when it was last viewed, or based on a user defined priority for the
  video").

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Regarding claim 3, Greenwood discloses a method wherein the recording quality comprises high, medium and low quality (Paragraph 0022 "In one embodiment, three levels of content or video program quality levels are provided; low, medium and high").

**Regarding claim 4**, Greenwood discloses a method wherein determining the quality and longevity comprises a selected one of:

utilizing a default quality and longevity or prompting for the desired quality and
longevity (Paragraph 0019 "If the determining module determines that there is
insufficient storage space available, an identifier module is used to determine
which videos qualify for quality reduction. This is based on the length of time
a video has been stored, frequency of viewing of the video, when it was last
viewed, or based on a user defined priority for the video").

Regarding claim 5, Greenwood discloses a method wherein longevity comprises long, medium, and temporary, and wherein applying the retention policy further comprises comparing associated quality settings and longevity to determine which stored copy of a program is to be deleted (Paragraph 0019 "Users may specify one of various rating systems to indicate the importance of keeping each video, such as a scale of 1, 2 or 3, with 1 being videos that are never converted to lower quality, and 3 being the videos that are first converted to lower quality as needed").

Regarding claim 6, Greenwood discloses a method comprising:

 receiving a request to schedule a recording of the program, the request having an associated quality to utilize for recording the program (Paragraph

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0002 "Recording systems for recording content, such as video programs received in the home are becoming more prevalent. Such systems allow a user in the home to select programs to record for later playback");

- inferring a longevity for the recording based on the associated quality; periodically, during the inferred longevity, selecting a stored copy of the program and determining a lesser quality for the stored copy based at least in part on how long of the inferred longevity the stored copy has been stored (Paragraph 0023 "If the space available is less than a threshold, T, a next low priority video program is identified, along with a desired compression or quality level. T is derived from the length of time a video has been stored, frequency of viewing of the video, when it was last viewed, or based on a user defined priority for the video"); and
- degrading the stored copy of the program in accordance with the lesser quality (Paragraph 0034 "the next low priority video is converted to lower quality, normally corresponding to a higher compression rate and therefore less storage").

Regarding claim 7, Greenwood discloses a method comprising determining a bitrate and an encoding format for the first and second digital copies, wherein the first and second quality levels are determined based at least in part on the bitrate and the encoding format utilized (Paragraph 0022 "The low level requires the least amount of storage, while the high quality level provides the highest quality and also requires the most amount of storage, as it is compressed the least. One such compression scheme

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is well known and set forth in MPEG/2 standards for video compression. Further compression schemes will also operate with the present invention").

Regarding claim 8, Greenwood discloses a method wherein the first and second quality levels are determined based at least in part on a bitrate utilized to encode the first and second digital copies (Paragraph 0022 "In one embodiment, three levels of content or video program quality levels are provided; low, medium and high. The low level requires the least amount of storage, while the high quality level provides the highest quality and also requires the most amount of storage, as it is compressed the least").

Regarding claim 9, Greenwood discloses a method wherein the first and second quality levels are determined based at least in part on an encoding format utilized to encode the first and second digital copies (Paragraph 0020 "Different known conversion routines may require varying amounts of available storage to perform a conversion").

Regarding claims 10 and 11, Greenwood discloses a method further comprising:

converting the first digital format into a third digital format having a third
quality level of lesser quality than the second quality level (Paragraph 0023 "If
the space available is less than a threshold, T, a next low priority video
program is identified, along with a desired compression or quality level" and
Paragraph 0022 "In one embodiment, three levels of content or video
program quality levels are provided; low, medium and high"); and

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 storing the third digital format (Paragraph 0024 "the next low priority video is converted to lower quality, normally corresponding to a higher compression rate and therefore less storage");

• deleting selected ones of the stored first, second, and third digital formats in accordance with the retention policy (Paragraph 0019 "Users may specify one of various rating systems to indicate the importance of keeping each video, such as a scale of 1, 2 or 3, with 1 being videos that are never converted to lower quality, and 3 being the videos that are first converted to lower quality as needed." and Paragraph 0023 "If the space available is less than a threshold, T, a next low priority video program is identified, along with a desired compression or quality level. T is derived from the length of time a video has been stored, frequency of viewing of the video, when it was last viewed, or based on a user defined priority for the video").

## Regarding claim 19, Greenwood discloses a PVR, comprising:

- a video encoder operable to encode an input signal corresponding to a
  program into a higher quality copy of the program for storage in a storage
  (Paragraph 0018 "210, new content in the form of a video program is received
  by the system" and Paragraph 0022 "three levels of content or video program
  quality levels are provided; low, medium and high");
- a transcoder operable to convert the higher quality copy of the program into at least one lesser quality copy of the program for storage in the storage
   (Paragraph 0017 "When storage in the system is becoming full, selected

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content is converted to a lower quality based at least one of priority or age"); and

a storage manager operable to inspect the polices within a policy store
associated with the storage manager and to apply selected ones of the
policies to copies of the program so as to manage consumption of the storage
(Paragraph 0019 "If the determining module determines that there is
insufficient storage space available, an identifier module is used to determine
which videos qualify for quality reduction").

Greenwood is silent regarding the simultaneous storage of both a high and low quality copy.

Obrador teaches the simultaneous storage of both a high and low copy recording (Paragraph 0019 "two different audio tracks may be acquired by the camera 100 at the same time, a low quality audio track that accompanies the audio/video sequence 120 recording and a high quality audio track").

As taught by Obrador, simultaneous storage of both high and low quality recordings is well known, and provides the user with a selectable quality recording after the fact.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Greenwood in order to provide simultaneous recordings of both high and low quality.

Regarding claim 20, Greenwood discloses a PVR, wherein the transcoder stores the higher and at least one lesser quality copies of the program as components

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of a scalable bitstream (Paragraph 0024 "the next low priority video is converted to lower quality, normally corresponding to a higher compression rate and therefore less storage. Such conversion is performed in a computing background to minimize interference with programs being currently viewed. In further embodiments, conversion is performed when the system is not in use, or upon initiation of the user. In yet further embodiments, a user directly identifies programs to be converted, and the level of quality desired").

Regarding claim 21, Greenwood discloses a PVR, wherein applying a selected one of the policies by the storage manager includes the storage manager deleting the higher quality copy of the program from the storage (Paragraph 0020 "a decoder 230 and encoder 235 are used to convert the quality of the video and restore it to storage. The higher quality copy of the video is then deleted from storage").

Regarding claim 22, Greenwood discloses a PVR comprising: a video decoder for use in conjunction with retrieving a best available copy of the program from the storage, the video decoder to convert the best available copy of the program into an output format suitable for presentation to a display (Paragraph 0020 "The decoder is also used to decode programs in storage 220, or programs received, to permit a display-I/O controller 240 to display the video programs on display 250.").

Regarding claim 23, Greenwood discloses an article comprising a machineaccessible media having associated data for digitally storing a received program (Paragraph 0014 "The entertainment system 110 comprises a processor 130 such as a microprocessor or other electronic circuitry capable of being programmed or executing

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program instructions stored on a memory 140"), wherein the data, when accessed, results in a machine performing:

- storing in a storage the received program as a first digital copy having a first quality level (Paragraph 0018 "new content in the form of a video program is received by the system");
- converting the first digital format into a second digital copy having a second
  quality level of lesser quality than the first quality level (Paragraph 0017 "A
  storage management system 200 in FIG. 2 selectively reduces a quality level
  of previously stored content to free storage space for new content");
- storing the second digital copy in the storage (paragraph 0019 "Once it is
  determined that additional storage space is required for a currently identified
  or, optionally, yet to be identified video, and a video for quality reduction is
  identified, a decoder 230 and encoder 235 are used to convert the quality of
  the video and restore it to storage"); and
- applying a retention policy which requires at least deletion of selected ones of
  the stored first and second digital copies (Paragraph 0020 "a decoder 230
  and encoder 235 are used to convert the quality of the video and restore it to
  storage. The higher quality copy of the video is then deleted from storage").

Regarding claim 24, Greenwood discloses an article wherein the machineaccessible media further includes data, which when accessed, results in the machine performing:

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- determining a desired recording quality and a longevity for the program
   (Paragraph 0023 "If the space available is less than a threshold, T, a next low
   priority video program is identified, along with a desired compression or
   quality level. T is derived from the length of time a video has been stored,
   frequency of viewing of the video, when it was last viewed, or based on a user
   defined priority for the video"); and
- associating the quality and longevity with the program, wherein the data,
  which when executed applies the retention policy, further includes data for
  applying the retention policy based at least in part on the associated desired
  longevity (Paragraph 0019 "If the determining module determines that there is
  insufficient storage space available, an identifier module is used to determine
  which videos qualify for quality reduction. This is based on the length of time
  a video has been stored, frequency of viewing of the video, when it was last
  viewed, or based on a user defined priority for the video").

Regarding claim 25, Greenwood discloses an article wherein the machineaccessible media further includes data, which when accessed, results in the machine performing:

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determining a first bitrate for encoding the first digital copy (Paragraph 0022
 "The low level requires the least amount of storage, while the high quality level provides the highest quality and also requires the most amount of storage, as it is compressed the least. One such compression scheme is well known and set forth in MPEG/2 standards for video compression. Further compression schemes will also operate with the present invention"); and

- determining a second bitrate for encoding the second digital copy (Paragraph 0024 "the next low priority video is converted to lower quality, normally corresponding to a higher compression rate and therefore less storage");
- wherein the data which when accessed results in storing the first and second
  digital copies with the first and second quality levels further includes data
  which when accessed results in determining the first and second quality
  levels respectively based at least in part on the first and second bitrates (Fig 4
  shows a Quality setting for the various digital copies in the storage.
   Paragraph 0022 discloses that quality is dependent on the amount of storage,
  which is itself dependent on the bitrate of the recording file).
- Claims 12-18 and 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moroney (6,532,593), and further in view of Greenwood, and further in view of Obrador.

Regarding claims 12 and 26, Moroney discloses a method and program for digitally storing a received program, comprising:

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 receiving a first program (Col 6, lines 52-54 "The terminal 400 receives compressed digital programming at a tuner 410, e.g., via a cable satellite or terrestrial feed"):

Moroney is silent regarding the storage of both a high and low quality copy of the data.

Obrador teaches the simultaneous storage of both a high and low copy recording (Paragraph 0019 "two different audio tracks may be acquired by the camera 100 at the same time, a low quality audio track that accompanies the audio/video sequence 120 recording and a high quality audio track").

As taught by Obrador, simultaneous storage of both high and low quality recordings is well known, and provides the user with a selectable quality recording after the fact.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Moroney in order to provide simultaneous recordings of both high and low quality.

Moroney discloses an automatic determination of remaining storage space, as shown in Fig. 5(c), but is silent regarding an automatic determination of compression levels for incoming and existing programs.

Greenwood teaches the determination of likely insufficient space in the storage for storing a second higher quality copy for a second program (Paragraph 0005 "When storage in the system is becoming full, selected content is converted to a lower quality based at least one of priority or age");

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and deletes at least one of the first higher quality copy and the first lower quality copy to make room within the storage for storing the second higher quality copy (Paragraph 0020 "The higher quality copy of the video is then deleted from storage").

As taught by Greenwood, deletion of redundant large files to make room for new recording is well known, providing the end user with additional storage without losing existing programs.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Moroney in order to provide for evaluation of storage space to select files to be deleted

Regarding claim 13, Moroney is silent regarding a retention policy.

Greenwood teaches a retention policy and recompresses or deletes programs based on their usage under the policy (Paragraph 0019 "If the determining module determines that there is insufficient storage space available, an identifier module is used to determine which videos qualify for quality reduction. This is based on the length of time a video has been stored, frequency of viewing of the video, when it was last viewed, or based on a user defined priority for the video").

As taught by Greenwood, retention policies for storage of compressible files on fixed capacity media is well known, providing the user with the ability to retain his programming in spite of demands made on the capacity by new storage requests.

Therefore, it would have been obvious to modify Moroney in order to establish a retention policy for compression and deletion of files on the storage media.

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Regarding claims 14 and 15, Moroney discloses setting storage requirements for incoming programs, but is silent regarding deletion of copies based on the requirements of other files.

Greenwood teaches setting priorities for retention by the user (Paragraph 0028 "Multiple columns of information are provided to the user, such as a content column 415, priority column 420 and current and new quality level columns, 425 and 430 respectively. These columns provide users with the ability to select a video by use of a check box, or other common user interface construct, and to specify both a priority and a quality level for conversion"), establishing storage and retention requirements for specified files.

As taught by Greenwood, storage requirements of files affecting storage parameters of other files on a fixed-size media is well known, providing the user with the ability to retain his preferred programming in spite of demands made on the capacity by new storage requests.

Therefore, it would have been obvious to one of ordinary skill in the art to modify Moroney in order to set priorities for file retention.

## Regarding claims 16 and 27, Moroney discloses a method comprising:

- receiving the second program (Col 6, lines 52-54 "The terminal 400 receives compressed digital programming at a tuner 410, e.g., via a cable satellite or terrestrial feed");
- second converting the second program into the second higher quality copy and a second lower quality copy (Col 6, lines 38 41 "the buffered data is

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transcoded based on a user input. The buffered data may be requantized using existing motion vectors and other parameters under an appropriate rate control scheme to achieve a new rate"); and

 storing the second higher and lower quality copies in the storage (Col 6, lines 47-49 "the transcoded data is transferred, e.g., through a disk or tape interface, to a storage device to be stored for later playback by the user").

Regarding claim 17, Moroney discloses a method comprising:

determining a first quality level associated with the first program, wherein
converting the first program into the first higher quality copy comprises
encoding the first program with a bit rate determined based at least in part on
the first quality level (Col 7, lines 66-67 "The user is then asked to select a
record quality, e.g., high, medium, or low, or to exit the screen").

Regarding claims 18 and 28, Moroney is silent regarding storage policies.

Greenwood teaches the use of policies for retention of stored copies (Paragraph 0023 "Available storage is monitored at 310. If the space available is less than a threshold, T, a next low priority video program is identified, along with a desired compression or quality level. T is derived from the length of time a video has been stored, frequency of viewing of the video, when it was last viewed, or based on a user defined priority for the video"), and the alteration of stored programs in accord with the policy (Paragraph 0024 "the next low priority video is converted to lower quality, normally corresponding to a higher compression rate and therefore less storage").

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As taught by Greenwood, retention policies can either reduce or eliminate the storage requirements of recordings deemed to be of lesser importance, freeing up storage for new storage requests.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Moroney to include a policy for program retention, and to apply that policy to stored programs.

#### Conclusion

 Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES A. FLETCHER whose telephone number is

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(571)272-7377. The examiner can normally be reached on 7:45-5:45 M-Th, first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/John W. Miller/ Supervisory Patent Examiner, Art Unit 2623

JAF July 21, 2008